Leyva v. Coachmen, et al., No. 04-40171

VERDICT FORM

We, the jury, answer the questions submitted to us as follows:

QUESTION ONE

Did Defendant Coachmen breach a written warranty?

Answer: 4-6 3 (Yes or No)

QUESTION TWO

TION TWO

Did Defendant Coachmen breach an implied warranty of merchantability?

Answer: 4e 3 (Yes or No)

OUESTION THREE

Did Defendant Walt Michal breach an implied warranty of merchantability?

Answer: 4 e 3 (Yes or No)

If your answer to Questions One or Two is "yes", then go on to Question Four. If your answer to Question Three is "yes", then go on to Question Five. If your answers to Questions Onc, Two, and Three are "no", do not answer any further questions.

QUESTION FOUR

What is the total amount of Plaintiff's damages that have resulted from Defendant Coachmen's breach of warranty?

Answer: \$77, 898.79

QUESTION FIVE

What is the total amount of Plaintiff's damages that have resulted from Defendant Walt Michal's breach of warranty?

Answer: \$ 136,393.66

Does your award involve the return of the RV to Defendant Walt Michal?

Answer: 42 (Yes or No)

Dated: September 21St, 2005

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